

AIR QUALITY DEPARTMENT 1001 North Central Avenue, Suite 695 Phoenix, Arizona 85004 602.506.6710 602.506.6179 (FAX)

# <u>Notice:</u> Informal Stakeholder Workshops, Oral Proceedings, Public Hearings <u>Third Quarter 2005</u>

Maricopa County Air Quality Department will conduct Informal Stakeholder Workshops, Oral Proceedings, and Public Hearings regarding the Maricopa County Air Pollution Control Regulations according to the schedule provided in this notice. The information in this notice is also posted on the Internet at <a href="http://www.maricopa.gov/aq/default.asp">http://www.maricopa.gov/aq/default.asp</a> (please note the web site address is new!) and is also announced on Maricopa County's Workshop Update Line at 602.506.0169.

If the information in this notice changes, the change(s) will be posted on the Internet (at the web site address listed above). You may sign-up to receive free E-mail notification, when changes are made at the web site address listed above, by clicking-on the icon that is on the web site address listed above. The icon looks like this:



All Workshops and Oral Proceedings are held at 1001 North Central Avenue, Phoenix, Arizona, Room #560 unless otherwise noted. Draft rules are available at 1001 North Central Avenue, Suite #695, Phoenix, Arizona, and on the Internet at http://www.maricopa.gov/aq/RULES/workshops.asp (scroll down the calendar to desired rule). All Notices Of Proposed Rulemaking are published in the Arizona Administrative Register and are posted on the Internet at <a href="http://www.azsos.gov/aar/2005/contents.shtm">http://www.azsos.gov/aar/2005/contents.shtm</a>. Public Hearings are held at Maricopa County Board of Supervisors' Auditorium, 205 West Jefferson Street, Phoenix, Arizona. For rules going to Public Hearing, a summary of the proposed action, a summary of comments and departmental responses, and a demonstration of compliance with A.R.S. 49 Subpart 112(A) or 112(B) are available along with the draft rules at 1001 North Central Avenue, Suite #695, Phoenix, Arizona.

Rules are effective as of the date of approval by the Board of Supervisors unless an effective date for certain revisions is otherwise noted within the text of the rule.

A sign language interpreter, alternative form materials, or infrared assistive listening devices will be made available at the Public Workshops and Hearings upon request with 72 hours notice. Additional reasonable accommodations will be made available to the extent possible within the time frame of the request. Requests should be made to 602.506.6710.

## Maricopa County Air Quality Division Rule Writers

Name	Phone	E-Mail
Crumbaker, Jo (Manager)	(602) 506-6705	jcrumbak@mail.maricopa.gov
Hartline, Hilary	(602) 506-3476	hhartline@mail.maricopa.gov
Kramer-Howe, Rick	(602) 506-6706	rkramer@mail.maricopa.gov
Konopka, Dena	(602) 506-4057	dkonopka@mail.maricopa.gov
Kuspert, Johanna	(602) 506-6710	jkuspert@mail.maricopa.gov
Nelson, Patricia	(602) 506-6709	pnelson@mail.maricopa.gov

# JULY 2005

		DRAFT RULE AVAILABLE OR		
DATE	EVENT	NOTICE OF PROPOSED RULEMAKING PUBLISHED	COMMENTS DUE	CONTACT

No Informal Stakeholder Workshops, Oral Proceedings, or Public Hearings have been scheduled for July 2005.

# A U G U S T 2 0 0 5

DATE	EVENT	DRAFT RULE AVAILABLE OR NOTICE OF PROPOSED RULEMAKING PUBLISHED	COMMENTS DUE	CONTACT
08/01/05 9 am	Oral Proceeding <b>Rule 325</b> Brick And Structural Clay  Products Manufacturing	Notice Of Proposed Rulemaking Published 07/01/05	08/02/05	Patricia Nelson 602.506.6709
08/04/05 9 am	Informal Stakeholder Workshop Rules 100, 317, 321, 360, 370, 371	Draft Rules 100, 317, 321, 360, 370, 371 Available 07/21/05	08/19/05	Hilary Hartline 602.506.3476
08/04/05 1.30 pm	Informal Stakeholder Workshop Rule 200 Permit Requirements	Draft Rule 200 Available 07/21/05	08/19/05	Johanna M. Kuspert 602.506.6710
08/10/05 9 am	Public Hearing <b>Rule 325</b> Brick And Structural Clay  Products Manufacturing	Notice Of Proposed Rulemaking Published 07/01/05		Patricia Nelson 602.506.6709

# SEPTEMBER 2005

DATE	EVENT	DRAFT RULE AVAILABLE OR NOTICE OF PROPOSED RULEMAKING PUBLISHED	COMMENTS DUE	CONTACT
09/15/05 1.30 pm	Informal Stakeholder Workshop Rule 200 Permit Requirements	Draft Rule 200 Available 09/01/05	09/30/05	Johanna M. Kuspert 602.506.6710

### RULE SUMMARIES FOR INFORMAL STAKEHOLDER WORKSHOPS

### Rules 100, 317, 321, 360, 370, 371

Maricopa County is proposing to amend Rule 100-General Provisions And Definitions in order to reflect the Environmental Protection Agency's (EPA's) latest actions (69 FR 69290 and 69 FR 69298 November 29, 2004) - deleting five compounds from EPA's definition of volatile organic compound - and in order to add the definition of PM<sub>2.5</sub> and the definition of total reduced sulfur (TRS). Also, Maricopa County is proposing to revise definitions in Rule 100 in order to make the definitions consistent with the Code Of Federal Regulations (CFR) and the Arizona Administrative Code. Other minor reference and language changes to Rule 100 are also being proposed.

Maricopa County is also proposing to amend Rule 317-Hospital/Medical/Infectious Waste Incinerators, Rule 321-Municipal Solid Waste Landfills, Rule 360-New Source Performance Standards, Rule 370-Federal Hazardous Air Pollutant Program, and Rule 371-Acid Rain in order to update federal references, language, and dates. Maricopa County is proposing to amend Rule 370 to delete/exclude compounds from the list of hazardous air pollutants (HAPs) to reflect recent revisions made by the EPA. Changes to Rule 370, Section 301.8 that further address asbestos demolition and renovation are also being proposed.

### Rule 200 - Permit Requirements

Originally when Maricopa County began the rulemaking process to revise Rule 200, Maricopa County was proposing to amend Rule 200 in order to clarify permit transfer requirements for Non-Title V sources and Title V sources, to revise requirements for earthmoving permits so that such requirements would match Rule 310 (Fugitive Dust) effective April 7, 2004, and to add, delete, or modify other sections in Rule 200 and/or additional rules as necessary.

After conducting the first Public Workshop in February 2005, Maricopa County added to this list of Rule 200 revisions - to add criteria regarding a "special event" permit. Although clarifying permit transfer requirements and revising the requirements for earthmoving permits were still part-of the revisions being proposed to Rule 200, the next three Public Workshops proceeded to entail lengthy discussions about the "special event" permit and to focus mostly on how "special event" should be defined and what the "special event" permit itself should "permit".

After Public Workshop #4 conducted on May 26, 2005, Maricopa County conducted a staff meeting to discuss how to interpret Rule 200 regarding permit transfers for general permits. During this staff meeting, Maricopa County staff agreed that Rule 200 should be re-formatted and/or re-arranged, so that all the information and requirements for each type of permit (i.e., Title V Permit, Non-Title V Permit, General Permit, Dust Control Permit, Special Event Permit, and Permit To Burn) be located/described in the section titled/headed for that specific permit (i.e., all the information and requirements for a Title V Permit should be located/described under the section titled/headed "Title V Permit"). Consequently, during Public Workshop #5 (scheduled for August 4, 2005) and Public Workshop #6 (scheduled for September 15, 2005), Maricopa County will propose to clarify permit transfer requirements for Non-Title V sources and Title V sources, to revise requirements for earthmoving permits so that such requirements would match Rule 310 (Fugitive Dust) effective April 7, 2004, to add criteria regarding a "special event" permit, and to re-format and/or re-arrange Rule 200, so that all the information and requirements for each type of permit (i.e., Title V Permit, Non-Title V Permit, General Permit, Dust Control Permit, Special Event Permit, and Permit To Burn) is located/described in the section titled/headed for that specific permit (i.e., all the information and requirements for a Title V Permit will be located/described under the section titled/headed "Title V Permit").

### RULE SUMMARY FOR ORAL PROCEEDING

### Rule 325 - Brick And Structural Clay Products Manufacturing

An oral proceeding will be held for new Rule 325, which regulates particulate emissions from tunnel kilns used in the brick and structural clay products manufacturing industry. Rule 325 was first passed by the Maricopa County Board Of Supervisors in March 2005 but is not a viable rule due to an oversight in the public notice process.

New Rule 325 applies to any existing, new, or re-constructed kiln that is used in brick and structural clay products manufacturing industry; kilns used exclusively for research and development are exempt. The brick and structural clay products manufacturing industry has previously been regulated by Rule 311-Particulate Matter From Process Industries.

New Rule 325 establishes numerical standards, based upon the throughput of the kiln, that limit the emissions of particulate matter from kilns used in the manufacturing of bricks and structural clay product manufacturing processes, contains a 20% opacity standard, and includes recordkeeping requirements for the amount of kiln feed fired and the hours of operation. These measures incorporate best available control measures (BACM) and most stringent measures (MSM) proposed in the Salt River PM<sub>10</sub> State Implementation Plan (SIP).

### RULE SUMMARY FOR PUBLIC HEARING

### Rule 325 - Brick And Structural Clay Products Manufacturing

New Rule 325 regulates particulate emissions from tunnel kilns used in the brick and structural clay products manufacturing industry. Rule 325 was first passed by the Maricopa County Board Of Supervisors in March 2005 but is not a viable rule due to an oversight in the public notice process.

New Rule 325 applies to any existing, new, or re-constructed kiln that is used in brick and structural clay products manufacturing industry; kilns used exclusively for research and development are exempt. The brick and structural clay products manufacturing industry has previously been regulated by Rule 311-Particulate Matter From Process Industries.

New Rule 325 establishes numerical standards, based upon the throughput of the kiln, that limit the emissions of particulate matter from kilns used in the manufacturing of bricks and structural clay product manufacturing processes, contains a 20% opacity standard, and includes recordkeeping requirements for the amount of kiln feed fired and the hours of operation. These measures incorporate best available control measures (BACM) and most stringent measures (MSM) proposed in the Salt River PM<sub>10</sub> State Implementation Plan (SIP).